

	65A-15-101, Utah Code Annotated 1953
	65A-15-102 , Utah Code Annotated 1953
В	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 65A-15-101 is enacted to read:
	CHAPTER 15. STATE PUBLIC TRUST OBLIGATIONS
	65A-15-101. Title.
	This chapter is known as "State Public Trust Obligations."
	Section 2. Section 65A-15-102 is enacted to read:
	65A-15-102. State public trust obligations.
	(1) The state's public trust obligations are limited to public trust obligations defined by:
	(a) federal law applicable to the beds of navigable bodies of water as set forth in
<u>I1</u>	linois Central Railroad v. Illinois, 146 U.S. 387 (1892);
	(b) the Utah Constitution, including public trust obligations relating to state-owned
<u>la</u>	nds under Utah Constitution, Article XX, Section 1; and
	(c) the Utah Code, including public trust obligations relating to:
	(i) sovereign lands as defined in Section 65A-1-1; and
	(ii) public ownership of water as described in Section 73-1-1.
	(2) (a) The state does not recognize a public trust obligation that is not described in
S	ubsection (1).
	(b) Nothing in this section is intended to limit the state's use of its police power in a
C	onstitutional manner to protect public or private lands.
	(3) In exercising a public trust obligation described in Subsection (1), the state may not
V	olate property protections of the Utah Constitution, including:
	(a) Utah Constitution, Article I, Sections 1 and 22; and
	(b) Utah Constitution, Article XVII, Section 1.
	(4) (a) To the extent that a state public trust obligation related to public ownership of
W	ater exists under Subsection (1)(c)(ii), the state fulfills its public trust obligation through
<u>le</u>	gislative enactment of laws regulating the use of water.
	(b) An appropriation of water for beneficial use, made in accordance with applicable
<u>la</u>	w, satisfies the state's public trust obligation for that appropriation.

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57	(c) In advancing a claimed public trust violation, neither the state nor any other party
58	may use the state's public trust obligation as grounds to reduce a quantity of water being put to
59	beneficial use under an appropriation made in accordance with applicable law.
60	(5) The state fulfills its public trust obligations related to public land through
61	legislative enactment of laws regulating public land.
62	Section 3. Section 73-1-1 is amended to read:
63	73-1-1. Waters declared property of public Property right related to water.
64	(1) All waters in this state, whether above or under the ground, are hereby declared to
65	be the property of the public, subject to all existing rights to the use thereof.
66	(2) The declaration of public ownership of water in Subsection (1) does not create or
67	recognize an easement for public recreational use on private property.
68	(3) The Legislature shall govern the use of public water for beneficial purposes, as
69	limited by constitutional protections for private property.
70	(4) The appropriation of water for beneficial use in accordance with applicable law
71	constitutes a property right protected under Utah Constitution, Article I, Sections 1 and 22, and
72	Article XVII, Section 1.
73	$\left[\frac{4}{5}\right]$ (5) The right of the public to use public water for recreational purposes is
74	governed by Chapter 29, Public Waters Access Act.